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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/449,738	11/26/1999	AKIHIKO SATO	35.C14040	6641	
5514 759	5514 7590 06/08/2004			EXAMINER	
FITZPATRICK CELLA HARPER & SCINTO 30 ROCKEFELLER PLAZA			VIDA, MELANIE M		
	NEW YORK, NY 10112		ART UNIT	PAPER NUMBER	
			2626	10	
			DATE MAILED: 06/08/2004	12.	

Please find below and/or attached an Office communication concerning this application or proceeding.

,	Application No.	Applicant(s)				
	09/449,738	SATO, AKIHIKO				
Office Action Summary	Examiner	Art Unit				
	Melanie M Vida	2626				
The MAILING DATE of this communic Period for Reply	cation appears on the cover sheet w	ith the correspondence address				
A SHORTENED STATUTORY PERIOD FOTHE MAILING DATE OF THIS COMMUNION.  Extensions of time may be available under the provisions of after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30). If NO period for reply is specified above, the maximum states a Failure to reply within the set or extended period for reply within the set or extended period	CATION.  if 37 CFR 1.136(a). In no event, however, may a inication.  doays, a reply within the statutory minimum of thi utory period will apply and will expire SIX (6) MOI will, by statute, cause the application to become A	reply be timely filed  rty (30) days will be considered timely.  NTHS from the mailing date of this communication.  BANDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed	d on <u>28 April 2004</u> .					
2a) This action is <b>FINAL</b> . 2	b)⊠ This action is non-final.					
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4) Claim(s) 9-24 is/are pending in the ap 4a) Of the above claim(s) is/are 5) Claim(s) is/are allowed. 6) Claim(s) 9-24 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restrict	e withdrawn from consideration.					
Application Papers						
9)☐ The specification is objected to by the	Examiner.					
10) The drawing(s) filed on is/are:	a) ☐ accepted or b) ☐ objected to	by the Examiner.				
Applicant may not request that any object	• • • • • • • • • • • • • • • • • • • •					
Replacement drawing sheet(s) including 11) The oath or declaration is objected to						
Priority under 35 U.S.C. § 119						
2. Certified copies of the priority of	documents have been received. documents have been received in a of the priority documents have been nal Bureau (PCT Rule 17.2(a)).	Application No n received in this National Stage				
Attachment(s)		,				
1) Notice of References Cited (PTO-892)		Summary (PTO-413)				
Notice of Draftsperson's Patent Drawing Review (PT 3) Information Disclosure Statement(s) (PTO-1449 or Paper No(s)/Mail Date		(s)/Mail Date Informal Patent Application (PTO-152) 				

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#### **DETAILED ACTION**

### Response to Amendment

- 1. This action is responsive to an amendment filed on 4/28/04. Claims
- 9-17, and 19-24 are pending. Claims 1-8 and 18 have been cancelled.

## Response to Arguments

2. Applicant's argument with respect to claims 9-17, and 19-24 have been considered, and are persuasive. It is agreed that the inquiring means, recited in claim 9, and 19 was not properly rejected. Thus a new grounds of rejection in view of Rhoads is applied below.

# Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 9-24 are rejected under 35 U.S.C. 102(b) as being anticipated by US-PAT-NO: 6,542,927 B2, (hereinafter, Rhoads).

Regarding, claim 9, Rhoads, as shown in figure 1, teaches a system (10) that comprises an optical sensor (12) such as a digital camera, a computer (14) and a network connection (16) to the internet (18), which reads on "an image processing apparatus which comprises:" (col. 2, lines 64-67). The computer (14) detects, which reads on "detecting means for detecting" digital data steganographically (i.e. digitally watermarked) in an image captured by the optical sensor

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(12), which reads on "digital watermark information contained in image data", (col. 3, lines 1-7, lines 13-16, lines 32-35). A Bedoop system obtains the DNS ID, which reads on "obtaining means", that represent the internet server addresses, which reads on "for obtaining an address of a device", (col. 7, lines 24-30).

Rhoads teaches that the DNS data is followed by the Universal Identifier (UID) used to access the corresponding database record that includes useful information such as author of the file, creation date, record including name, title, office, phone, office fax, home phone, home fax, cellular phone, email address, company name, corporate web page address, personal web page address, secretary's name, spouse's name, and birthday, which reads on "a data list relation to said image data from said detected digital watermark information" (col. 4, lines 5-11; col. 7, lines 16-20, lines 25-30, col. 16, lines 20-34).

Rhoads teaches the record is transmitted back to the originating Bedoop system, which reads on "data list receiving means", (col. 16, lines 30-35). The choices are presented to the user by textual prompts, synthesized voice, which reads on "for receiving said data list from said device according to said address obtained by said obtaining means", (col. 16, lines 40-43).

The local computer (aka local Bedoop system), which reads on "data receiving means", responds to a user that manipulates the business card by selecting the following: move up to telephone at home; move right to access corporate web page; move left to access personal web page, which reads on "for receiving data selected by a user from said data list", (col. 16, lines 40-49).

Rhoads teaches in response to Bedoop data, a form of authentication or password data, which reads on "inquiring means" Bedoop data having different UID's may have varying

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degrees of access authorization to a card-giver's biographical information, which reads on "for inquiring, prior to the receiving of said data list by said data list receiving means, whether to perform the receiving of said data list by said data list receiving means in accordance with said detected digital watermark information", (col. 16, lines 60-67).

Regarding, claim 10, Rhoads teaches that the local system presents to the user, the choices such as a personal calendar, which reads on "wherein said data is an image", (col. 16, lines 53-56). Further, teenagers can carry cards to grant access to favorite music and video clips or video DVDs, which reads on "a speech, or a movie", (col. 17, lines 35-43; col. 25, lines 10-17).

Regarding, claim 11, Rhoads teaches that Bedoop data can lead to a travel web page, that presents fair and lodging information useful to a reader who wants to vacation at the illustrated beach, the far information customized to the reader's home airport by reference to user profile data stored on the user's computer and relayed to the web site to permit customization of the displayed page", which reads on "wherein said data list has written therein a plurality of data pieces and charge information for said plurality of data pieces", (col. 15, lines 50-59).

Regarding, claim 12, Rhoads teaches of ancillary data appended with Bedoop data, a data field that will be interpreted by the remote computer such as a credit card data, which reads on "said data reception is performed by selecting said user's desired data from said data list and inputting the number of a cash card of said user", (col. 20, lines 56-64; col. 24, lines 11-21; col. 27, lines 40-47).

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Regarding, claim 13, Rhoads inherently teaches, "wherein said data is data of another produce of a painter who has written said image data" as evidenced by teenagers can carry cards to grant access with new acquaintances, their artwork, (col. 18, lines 31-34).

Regarding, claim 14, Rhoads teaches that Bedoop data can be conveyed by embedding it in MP3 of songs by artists to link to another web site so that the user can manipulate the object to select different options, which reads on "said data is data of another produce of a composer who has written a musical note corresponding to said image data", (col. 24, lines 61 through col. 25, lines 9).

Regarding, claim 15, Rhoads inherently teaches, "wherein said data is data of another produce of an author who has written a book corresponding to said image data", as similar options (such as artists on CD's, or songs from other artists of the same genre or authors of books published in the same genre), can be accessed using Bedoop data associated with printed book materials, (col. 25, lines 17-19).

Regarding, claim 16, Rhoads teaches Bedoop data in photographs can also be used to provide the photograph owner, which reads on "wherein said data is data of another produce of an photographer who has taken a photograph corresponding to said image data" as evidenced by, (col. 22, lines 11-20).

Regarding, claim 17, Rhoads teaches that Bedoop data payload is 64 bits divided into three bits, CLASS, DNS, and UID, which reads "said address comprises a plurality of addresses", (col. 7, lines 8-13). Local systems may have libraries of Bedoop services that may be shareware or open-source programming efforts, or available on all computers, which reads on ", and said data receiving means receives a data list of a plurality of devices", (col. 10, lines 1-8).

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Regarding, claim 19, please refer to the corresponding rejection in claim 9.

Regarding, claim 20, please refer to the corresponding rejection in claim 9, and further wherein local systems may have libraries of Bedoop services that may be shareware or open source programming efforts, which reads on "a storage medium for computer-readably storing a program to achieve an image processing method", (col. 10, lines 1-8).

Regarding, claim 21, Rhoads teaches that teenagers can carry cards to exchange with new acquaintances to grant access to private dossiers of personal information, favorite music, artwork, video clips, cards decorated with art, which reads on "wherein said data is data that has been produced by the same person who created content corresponding to said image data", (col. 17, lines 35-40).

Regarding, claim 22, please refer to the corresponding rejection in claims 13-16.

Regarding, claim 23, please refer to the corresponding rejection in claims 21 and refer to the corresponding rejection in claim 10.

Regarding, claim 24, please refer to the corresponding rejection in claim 11.

#### Conclusion

5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Rhoads, US-PAT-NO: 6,311,214, a printed object such as a book or printed advertising, a business card, steganographically encoded to establish a link to an internet address corresponding to the object.

Rhoads, US-PAT-NO: 6,324,573, embedded information such as the URL addresses of the network node to permits itself to serve as an automated hot link.

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browser.

6. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Melanie M Vida whose telephone number is (703) 306-4220.

Ramos et al. US 2002/0196272 A1, smart images and image bookmarks for Internet

The examiner can normally be reached on 8:30 am 5:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Kimberly A Williams can be reached on (703) 305-4863. The fax phone number for

the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent

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system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Melanie M Vida Examiner

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MMV mmv

May 19, 2004

KIMBERLY WILLIAMS

SUPERVISORY PATENT EXAMINER